THE NO. VIII (IV) DECLARATION: INVENTORSHIP (only for the pur Appetes)	poses of the designation of the United States of
The declaration must conform to the standardized wording provided for (v) (in gener 4) and the specific Notes to Box No. VIII(N). If this flox is a region to	In Scalion 214; see Notes to Boxes Nos. VIII, VIII(I) to not used, this shoot should not be included in the
Oeclaration of inventorship (Rules 4.17(rv) and 51 bis.1(a)(iv)) for the purposes of the designation of the United States of America:	
ી hardby desired task f belove I am the original, find and sole (ii only one inventor is listed below) or joint (if more than one મહત્વનોના છે. ક્રિકેટલે	
This declar from to the stand to the international application of which it forms a part (if filing declaration with application).	
This declaration is directed to international application No. PCT/(if furnishing declaration pursuant to Rule 26(er).
I haroby declare that my residence, mailing address, and cilizenship are as stated next to my name.	
The Object that I have reviewed and understand the cuntouts of the above-identified international application, including the civing of said application. I have identified in the request of gold application, in compliance with PCT Rule 4.10, any claim to the heading "The Populations," by application number, country or Member of the World Trade Originization, day, month and your of filling, any applications for a patent or inventor's conflicted filed in a country other than the United States of America, including any PCT international application designating at least one country other than the United States of America, having a filing date before that of the application on which foreign priority is claimed.	
Prior Applications: \$6/942,153 (thed 95 Eubergery 2004 (05.02.2004)	
It many taken who go the duty to disclose information that is known by mo to be material to patentability as defined by 37 CFR § 1,56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the PCT international filing date of the continuation-in-part application.	
I threby doction that all stribunchis mode harolin of my own knowledge are line and that all statements made on information and twist are ballated by to line; and further that those statements were made with the knowledge that willful false statements and the line of unariouse punishable by fine or impliconment, or both, under Section 1001 of Title 18 of the United States Code and had such willful false statements may jeopardize the validity of the application or any patent issued thereon.	
Name: Hauratinian	
Residence: <u>Pert Nuron, Michigan 41060</u> , Unjlied States of <u>America</u> (city and either U.S. et ale, if applicable, or country)	
Maling Address: 30/1 Riverwood Heights, Port Huron, Michigan 48080, United States of America	
Cill consulp: United Status of America	
Invantor's Signatum: Gangle B. Oliver	Date: 2/4/05
of not contained in the request/or if declaration is corrected or raised under the other ratios the filling of the international application. The algorithm must be that of the inventor, not that algorithm.	(of signature which is not contained in the request, or of the declaration that is conceted or added under Rule 20fer after the filing of the of the international application)
Richar	
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Mading Additions:	
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townships Elmation - French to Herry	Onto: 2-4-05
(if not contained in the request, or if declination to corrected or salved under Pate 2-servator the filing of the international application. The signature must be treat of the inventor, not that of the appart)	(of signalum which is not contained in the request, or of the declaration that is corrected or added under Rule 20for after the filing of the International application)
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[] This description is continued on the following sheet, "Continuation of	Box No. VIIIIVI."